97W5127

February 13, 2008

Page 1

UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY Civil Action No. 07-CV-6013

In Regard to the Matter of:

Bayside State Prison

Opinion and Report

of the

Special Master

WILLIAM FACCONE,

Litigation

-vs-

WILLIAM H. FAUVER, et al,

Defendants.

WEDNESDAY, FEBRUARY 13, 2008

BEFORE THE HONORABLE JOHN W. BISSELL, SPECIAL MASTER

MASTROJANNI & FORMAROLJ, INC.

Certified Court Reporting & Videoconferencing

251 South White Horse Pike

Audubon, New Jersey 08106

856-546-1100

```
Page 2
1
2
                    Transcript of proceedings in the above
3
     matter taken by Theresa O. Mastroianni, Certified
4
     Court Reporter, license number 30X100085700, and
5
     Notary Public of the State of New Jersey at the
6
     United States District Court House, One Gerry Plaza,
7
     Camden, New Jersey, 08102, commencing at 9:30 AM.
8
 9
     APPEARANCES:
10
11
            JAIME KAIGH, ESQUIRE
1.2
            32 NORTH BLACK HORSE PIKE
            SUITE 5
13
            BLACKWOOD, NEW JERSEY 08012
            ATTORNEYS FOR THE PLAINTIFFS
14
15
            RODNEY D. RAY, ESQUIRE
            32 NORTH BLACK HORSE PIKE
16
            BLACKWOOD, NEW JERSEY 08012
            856-232-3337
1.7
            ATTORNEYS FOR THE PLAINTIFFS
18
19
             ROSELLI & GRJEGEL, PC
             BY: JAMES LAZZARO, ESQUIRE
 20
                  - and -
                 KENNETH W. LOZIER, ESQUIRE
             BY:
 21
                  - and -
             BY: STEVEN GRIEGEL, ESQUIRE
 22
             1337 STATE HIGHWAY 33
             HAMILION SQUARE, NEW JERSEY 08690
 23
             609-586-2257
             ATTORNEYS FOR THE DEFENDANTS
 24
 25
```

		Page 3
1	JUDGE BISSELL: I now turn to the opinion	
2	regarding William Faccone.	
3	For that purpose we will reopen the	
4	record for a separate transcript in Mr. William	8 6 6
5	Faccone's case under docket number 07-6013.	
6	I note once again, as I think J should	
7	at the head of every transcript, that I am issuing an	
8	oral opinion pursuant to Civil Rule 52.1 to be	
9	submitted to me for revision as that rule	
10	contemplates. As finalized and filed this transcript	
11	will constitute the "written report" required under	
12	paragraph 7 of the Order of Reference to a Special	
1.3	Master. I am abiding by the provisions set forth in	
14	that Order of Reference and incorporating the	
15	requirements of the Special Master Agreement	
16	regarding the duties and powers of the Special	
17	Master.	
18	Furthermore, as the guiding principles	
19	of law in this matter, I incorporate by reference the	
20	prior jury instructions as set forth in the Walker	
21	and Mejias charges which have been suppled to me, to	
22	the extent applicable to the issues and proofs in the	
23	case at hand.	
24	As to William Faccone, he recounts a	
25	beating at the transcript of January 29th, 2008,	ggggan Ferbiuttera en este generalistica.

Page 4

- 1 appearing at pages 196 through 200. But the
- 2 continuity of back pain which he ascribes to this
- 3 event without ever having gone to a doctor, either
- 4 before or after his release from incarceration,
- 5 Logether with an assertion that he takes regularly 15
- 6 Advils a day, is just not credible. It's an effort,
- 7 frankly, to exaggerate the permanency and severity of
- 8 his supposed injuries. Indeed, it casts a shadow
- 9 over the credibility and weight to be accorded to his
- 10 testimony as a whole.
- He asserted a number of cuts on his
- 12 face as a result of this incident, none of which were
- 13 stitched. He's never said he had any cosmetic work
- 14 done. However, 1 did not detect any scarring on his
- 15 face and he was sitting right next to me, nor does
- 16 the record reflect that that was asserted or that my
- 17 attention was drawn to the same. I find it unlikely
- 18 that that would be so, if he were beaten as he
- 19 states.
- 20 He talks about having been beaten with
- 21 leaded gloves and large flashlights. However, I
- 22 found the testimony of Officer Roberts, appearing
- 23 (perhaps as well as eisewhere) at pages 124 through
- 24 126 of the transcript as credible when he states that
- 25 Jeaded gloves are not permitted in the units. Leaded

		Page 5
1	gloves, presumably weighted, are not permitted in the	
2	units and large flashlights are not carried into the	
3	units.	
1	He montioned that there were one or	
5	more flashlights available, my recollection is in	,
6	central control, for necessary use. But I find	
7	Plaintiff's recounting of having been beaten with a	
8	large flashlight is not credible.	
9	There was an inconsistency between Mr.	
10	Faccone's testimony here in court and his prior	
11	answers to interrogatorics and on deposition which,	
12	although also somewhat time removed from the event,	
13	were certainly closer to it than his day here in	
14	court. His interrogatory answers had no mention	
15	about any orange being thrown nor did it name Officer	
16	Roberts by name. Indeed, the deposition stated that	
17	Mr. Mitchell and not Mr. Roberts threw the orange.	
18	There are discrepancies with regard to	
1.9	the date of the visit by Ombudsman Quilles and	
20	whether he did or did not show her his facial	
21	injuries.	
22	At the deposition he stated that the	
23	assault was some two weeks after the lockdown started	
24	rather than three to four days. Once again, one	
25	might excuse the differences in recollection of that	

Page 6 sort, but he was really quite insistent on that time 1 2 frame here. Frankly, that had some significance 3 because through the tostimony of Officer Roberts, it 4 was established that certain officers who visit a 5 unit such as that in which Mr. Faccone was housed 6 signed in and, indeed, signed in in red. And there 7 are no indications on the dates in question that 8 either Roberts or Mitchell had signed in to that 9 unit. 10 I do not find it credible that somehow 11 or other they would have snuck into that unit to 12 single out Mr. Faccone or to deal with what may have 13 been an incident in which they thought he was 14 involved without signing in. They risked more 15 dangers by doing that than they could possibly solve. 16 Accordingly, there is a real doubt cast 17 upon whether either Roberts or Mitchell was even 18 there at the incident. The transcript of January 19 29th at pages 118 through 122 is among the sources of 20 the conclusion. 21 I also observed the demeanor of the 22 witnesses before me. I'm not saying that Mr. Faccone 23 just oozed the aura of a liar, but as I said there 24 are some things in his testimony which I do not find 25

Page 7 1 credible. I felt that Mr. Roberts demeanor on the 2 witness stand was straightforward, but at the same 3 time he was not defensive and did not have any of that sort of aura of police infallibility or 5 my-way-or-the-highway sort of approach that I have 6 seen all too often in the past, but not through him. 7 So I found his testimony credible on the significant 8 events. I also considered the testimony of Mr. 9 Capiello, through his deposition, introduced as 10 Exhibit P-15. While he supports the testimony of the 11 Plaintiff regarding the presence of Mitchell and 12 Roberts and the use of flashlights, that evidence has 13 been impeached for the reasons set forth above. A 14 supposedly contemporaneous journal was referred to in 15 the record but not introduced into evidence as such; 16 therefore, that added little to the evidence 17 presented by Plaintiff. 18 Finally, although not every item of 19 evidence has been discussed in this opinion/report, 20 all evidence presented to the Special Master was 21 reviewed and considered. 22 Accordingly, my report as generated 23 here is that Mr. Faccone has failed to establish a 24 cause of action for a violation of any of his Eighth 25

Page 8 Amendment rights. I recommend in this report that the District Court enter a verdict of no cause for action. 1.4

		Page 9
1	CERTIFICATE	
2		
3	I, Theresa O. Mastroianni, a Notary Public and	
4	Certified Shorthand Reporter of the State of New	
5	Jersey, do hereby certify that the foregoing is a	
6	true and accurate transcript of the testimony as	
7	taken stenographically by and before me at the time,	
8	place, and on the date hereinbefore set forth.	
9	I DO FURTHER CERTIFY that I am neither a	
10	relative nor employee nor attorney nor counsel of any	
11	of the parties to this action, and that I am neither	
12	a relative nor employee of such attorney or counsel,	
13	and that T am not financially interested in the	
14	action.	
15		
16		
1.7		
18	•	
19	Theresa O. Mastroianni	
	Theresa O. Mastroianni, C.S.R.	
20	Notary Public, State of New Jorsey	
	My Commission Expires May 5, 2010	
21	Certificate No. XIO857	
	Date: February 19, 2008	
2.2		
23		
24		
25		

·	cast 6:17	defensive 7:4	7:24	head 3:7
abiding 3:13	casts 4:8	demeanor 6:22	Faccone's 3:5	hereinbefore 9:8
accorded 4:9	cause 7:25 8:2	7:2	5:10	HIGHWAY
accurate 9:6	central 5:6	deposition 5:11	face 4:12,15	2:22
action 1:2 7:25	certain 6:5	5:16,22 7:10	facial 5:20	HONORABLE
8:3 9:11,14	certainly 5:13	detect 4:14	failed 7:24	1:16
added 7:17	Certificate 9:21	differences 5:25	FAUVER 1:8	Horse 1:20 2:12
Advils 4:6	Certified 1:20	discrepancies	February 1:13	2:16
Agreement 3:15	2:4 9:4	5:18	9:21	House 2:7
al 1:8	certify 9:5,9	discussed 7:20	felt 7:2	housed 6:6
Amendment 8:1	charges 3:21	District 1:1,2 2:7	filed 3:10	·
answers 5:11,14	Civil 1:2 3:8	8:2	finalized 3:10	1 <u></u>
appearing 4:1	closer 5:13	docket 3:5	Finally 7:19	impeached 7:14
4.22	commencing 2:8	doctor 4:3	financially 9:13	incarceration
applicable 3:22	Commission	doing 6:16	find 4:17 5:6	4:4
approach 7:6	9:20	doubt 6:17	6:11,25	incident 4:12
ascribes 4:2	conclusion 6:21	drawn 4:17	flashlight 5:8	6:14,19
assault 5:23	considered 7:9	duties 3:16	flashlights 4:21	inconsistency
asserted 4:11,16	7:22		5:2,5 7:13	5:9
assertion 4:5	constitute 3:11	<u>E</u>	foregoing 9:5	incorporate 3:1
attention 4:17	contemplates	E 2:10,10 9:1,1	FORMAROLI	incorporating
attorney 9:10,12	3:10	effort 4:6	1:19	3:14
ATTORNEYS	contemporane	Eighth 7:25	forth 3:13,20	indications 6:8
2:14,17,24	7:15	either 4:3 6:9,18	7:14 9:8	infallibility 7:5
Audubon 1:21	continuity 4:2	employee 9:10	found 4:22 7:8	injuries 4:8 5:2
aura 6:24 7:5	control 5:6	9:12	four 5:24	insistent 6:1
available 5:5	cosmetic 4:13	enter 8:2	frame 6:2	instructions
	counsel 9:10,12	ESQUIRE 2:12	frankly 4:7 6:3	3:20
<u> </u>	court 1:1,20 2:5	2:15,20,21,22	FURTHER 9:9	interested 9:13
back 4:2	2:7 5:10,14 8:2	establish 7:24	Furthermore	interrogatories
Bayside 1:5	credibility 4:9	established 6:5	3:18	5:11
beaten 4:18,20	credible 4:6,24	et 1:8		interrogatory
5:7	5:8 6:11 7:1,8	event 4:3 5:12	G	5:14
beating 3:25	cuts 4:11	events 7:9	generated 7:23	introduced 7:10
BISSELL 1:16	C.S.R 9:19	evidence 7:13,16	Gerry 2:7	7:16
3:1	<u></u>	7:17,20,21	gloves 4:21,25	involved 6:15
BLACK 2:12,16	<u>D</u>	exaggerate 4:7	5:1	issues 3:22
BLACKWOOD	D 2:15	excuse 5:25	GRIEGEL 2:19	issuing 3:7 item 7:19
2:13,16	dangers 6:16	Exhibit 7:11	2:22	1tem 7:19
	date 5:19 9:8,21	Expires 9:20	guiding 3:18	_I
C	dates 6:8	extent 3:22	H	JAIME 2:12
C 2:10 9:1,1	day 4:6 5:13	<u>F</u>	H1:8	JAMES 2:20
Camden 2:8	days 5:24	F 9:1	HAMILTON	January 3:25
Capiello 7:10	deal 6:13	Faccone 1:6 3:2	2:23	6:19
carried 5:2	Defendants 1:9			Jersey 1:2,21 2:
case 3:5,23	2:24	3:24 6:6,13,23	hand 3:23	Justiach 1.777 7.

	 		ur m	1
2:8,13,16,23	New 1:2,21 2:6,8	Płaza 2:7	relative 9:10,12	sources 6:20
9:5,20	2:13,16,23 9:4	police 7:5	release 4:4	South 1:20
JOHN 1:16	9:20	possibly 6:16	removed 5:12	Special 1:6,16
journal 7:15	NORTH 2:12,16	powers 3:16	reopen 3:3	3:12,15,16
JUDGE 3:1	Notary 2:6 9:3	presence 7:12	report 1:5 3:11	7:21
jury 3:20	9:20	presented 7:18	7:23 8:1	SQUARE 2:23
	note 3:6	7:21	Reporter 2:5 9:4	stand 7:3
K	number 2:5 3:5	presumably 5:1	Reporting 1:20	started 5:23
KAIGH 2:12	4:11	principles 3:18	required 3:11	State 1:5 2:6,22
KENNETH 2:21		prior 3:20 5:10	requirements	9:4,20
	o	Prison 1:5	3:15	stated 5:16,22
L	O 2:4 9:3,19	proceedings 2:3	result 4:12	states 1:1 2:7
large 4:21 5:2,8	observed 6:22	proofs 3:22	reviewed 7:22	4:19,24
law 3:19	Officer 4:22	provisions 3:13	revision 3:9	stenographica
LAZZARO 2:20	5:15 6:4	Public 2:6 9:3,20	right 4:15	9:7
leaded 4:21,25	officers 6:5	purpose 3:3	rights 8:1	STEVEN 2:22
4:25	Ombudsman	pursuant 3:8	risked 6:15	stitched 4:13
liar 6:24	5:19	P-15 7:11	Roberts 4:22	straightforward
license 2:5	once 3:6 5:24		5:16,17 6:4,9	7:3
Litigation 1:5	oozed 6:24	Q	6:18 7:2,13	submitted 3:9
little 7:17	opinion 1:5 3:1	question 6:8	RODNEY 2:15	SUITE 2:13
lockdown 5:23	3:8	Quilles 5:19	ROSELLI 2:19	suppled 3:21
LOZIER 2:21	opinion/report	quite 6:1	rule 3:8,9	supports 7:11
	7:20		1000.0,5	supposed 4:8
M	oral 3:8	R	S	supposedly 7:15
Master 1:6,16	orange 5:15,17	R 2:10 9:1	S 2:10	supposeury 7.15
3:13,15,17	Order 3:12,14	RAY 2:15	saying 6:23	Ť
7:21		real 6:17	scarring 4:14	T 9:1,1
Mastroianni	P	really 6:1	seen 7:7	taken 2:4 9:7
1:19 2:4 9:3,19	P 2:10,10	reasons 7:14	separate 3:4	takes 4:5
matter 1:4 2:4	pages 4:1,23	recollection 5:5	set 3:13,20 7:14	talks 4:20
3:19	6:20	5:25	9:8	testimony 4:10
Mejias 3:21	pain 4:2	recommend 8:1	severity 4:7	4:22 5:10 6:4
mention 5:14	paragraph 3:12	record 3:4 4:16	shadow 4:8	6:25 7:8,9,11
mentioned 5:4	parties 9:11	7:16	Shorthand 9:4	9:6
Mitchell 5:17	PC 2:19	recounting 5:7	show 5:20	Theresa 2:4 9:3
6:9,18 7:12	permanency 4:7	recounts 3:24	signed 6:7,7,9	9:19
my-way-or-th	permitted 4:25	red 6:7	significance 6:3	things 6:25
7:6	5:1	reference 3:12	significant 7:8	think 3:6
	Pike 1:20 2:12	3:14,19	signing 6:15	thought 6:14
N	2:16	referred 7:15	single 6:13	three 5:24
N 2:10	place 9:8	reflect 4:16	sitting 4:15	threw 5:17
name 5:15,16	Plaintiff 7:12,18	regard 1:4 5:18	snuck 6:12	thrown 5:15
necessary 5:6	PLAINTIFFS	regarding 3:2,16	solve 6:16	time 5:12 6:1 7:4
neither 9:9,11	2:14,17	7:12	somewhat 5:12	9:7
never 4:13	Plaintiff's 5:7	regularly 4:5	1 "	
	A H44484 VALA 3 -/-/	Toguinity T.D	sort 6:1 7:5,6	transcript 2:3
		1	I	l

3:4,7,10,25 4:24 6:19 9:6 true 9:6 turn 3:1 two 5:23 <u>U</u> unit 6:6,10,12 United 1:1 2:7 units 4:25 5:2,3	1 118 6:20 122 6:20 124 4:23 126 4:24 13 1:13 1337 2:22 15 4:5 19 9:21			
4:24 6:19 9:6 true 9:6 turn 3:1 two 5:23 <u>U</u> unit 6:6,10,12 United 1:1 2:7 units 4:25 5:2,3	118 6:20 122 6:20 124 4:23 126 4:24 13 1:13 1337 2:22 15 4:5 19 9:21			
turn 3:1 two 5:23 <u>U</u> unit 6:6,10,12 United 1:1 2:7 units 4:25 5:2,3	122 6:20 124 4:23 126 4:24 13 1:13 1337 2:22 15 4:5 19 9:21			
turn 3:1 two 5:23 <u>U</u> unit 6:6,10,12 United 1:1 2:7 units 4:25 5:2,3	124 4:23 126 4:24 13 1:13 1337 2:22 15 4:5 19 9:21			
two 5:23 <u>U</u> unit 6:6,10,12 United 1:1 2:7 units 4:25 5:2,3	126 4:24 13 1:13 1337 2:22 15 4:5 19 9:21			
<u>U</u> unit 6:6,10,12 United 1:1 2:7 units 4:25 5:2,3	13 1:13 1337 2:22 15 4:5 19 9:21			
unit 6:6,10,12 United 1:1 2:7 units 4:25 5:2,3	1337 2:22 15 4:5 19 9:21			
United 1:1 2:7 units 4:25 5:2,3	15 4:5 19 9:21			
United 1:1 2:7 units 4:25 5:2,3	19 9:21			
units 4:25 5:2,3	1			
·				
use 5:6 7:13	196 4:1			
	2			
V	200 4:1			
verdict 8:2				
Videoconfere	2008 1:13 3:25			
1:20	9:21			
violation 7:25	2010 9:20			
visit 5:19 6:5	251 1:20			
vs 1:7	29th 3:25 6:20			
	3			
W				
W 1:16 2:21	30X100085700			
Walker 3:20	2:5			
WEDNESDAY	32 2:12,16			
1:13	33 2:22		İ	
weeks 5:23	5			
weight 4:9	5 2:13 9:20			
weighted 5:1		•		
White 1:20	52.1 3:8			
William 1:6,8	6			
3:2,4,24	609-586-2257			
witness 7:3	2:23			
witnesses 6:23	2.23			
work 4:13	7			
work 4:13 written 3:11	73:12			
WITHCH 5:11	1 3.14			
<u>X</u>	8			
XI0857 9:21	856-232-3337			
(NEUUU/ /.41	2:17			
0	856-546-1100			
07-CV-6013 1:2	1:21			
07-6013 3:5	1.41			
08012 2:13,16	9			
08102 2;8	9:30 2:8			
	ו20 ‰.0			
08106 1:21				İ
08690 2:23				